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2	An act relating to relief for persons whose
3	primary residences were damaged by a named
4	tropical system; providing for reimbursement of
5	a portion of the ad valorem tax levied on a
6	house or other residential building if the
7	building is rendered uninhabitable due to a
8	named tropical system; requiring that
9	application for such reimbursement be made with
10	the property appraiser; providing application
11	requirements; requiring that the property owner
12	provide documentation that the property was
13	uninhabitable; requiring each property
14	appraiser to determine an applicant's
15	entitlement to reimbursement and the
16	reimbursement amount; providing a formula for
17	calculating the reimbursement amount; limiting
18	the reimbursement amount; requiring property
19	appraisers to submit reimbursement lists to the
20	Department of Revenue by a specified date;
21	requiring the Department of Revenue to
22	determine the total reimbursement payments;
23	providing a definition; authorizing an
24	applicant to file a petition with the value
25	adjustment board if the application for
26	reimbursement is not fully granted; requiring
27	that the department retain funds for the
28	purpose of paying claims that are subsequently
29	granted by a value adjustment board; providing
30	a penalty for giving false information;
31	requiring that undeliverable reimbursement

1	checks be forwarded to the certifying property
2	appraiser; providing appropriations; providing
3	for certifying forward unexpended funds;
4	providing for reimbursement of the state sales
5	tax paid on the purchase of a mobile home to
6	replace a mobile home that experienced major
7	damage from a named tropical storm; requiring
8	that application for such reimbursement be made
9	with the property appraiser; providing
10	application requirements; requiring that the
11	property owner provide documentation of damage
12	to the mobile home; requiring each property
13	appraiser to determine an applicant's
14	entitlement to reimbursement and the
15	reimbursement amount; limiting the
16	reimbursement amount; requiring property
17	appraisers to submit reimbursement lists to the
18	Department of Revenue by a specified date;
19	requiring the Department of Revenue to
20	determine the total reimbursement payments;
21	providing definitions; authorizing an applicant
22	to file a petition with the value adjustment
23	board if the application for reimbursement is
24	not fully granted; requiring that the
25	department retain funds for the purpose of
26	paying claims that are subsequently granted by
27	a value adjustment board; providing a penalty
28	for giving false information; providing an
29	appropriation; providing that the Legislature
30	intends for payments made under the act to be
31	considered disaster relief for purposes of the

Internal Revenue Code; providing an effective 2 date. 3 Be It Enacted by the Legislature of the State of Florida: 4 5 6 Section 1. Reimbursement for ad valorem taxes levied on residential property rendered uninhabitable due to a named 8 tropical system. --9 (1) If a house or other residential building or structure that has been granted the homestead exemption under 10 section 196.031, Florida Statutes, is damaged so that it is 11 rendered uninhabitable due to a named tropical system during 12 13 2004, the ad valorem taxes levied for that house or other 14 residential building for the 2004 tax year shall be partially reimbursed in the following manner: 15 (a) An application must be filed by the owner, on or 16 before March 1, 2005, with the property appraiser in the 17 18 county where the property is located. Failure to file such 19 application on or before March 1, 2005, constitutes a waiver of any claim for partial reimbursement under this section. The 20 application must be filed in the manner and form prescribed by 2.1 22 the property appraiser. 23 (b) The application, attested to under oath, must 24 identify the property rendered uninhabitable by a named tropical system, the date the damage occurred, and the number 2.5 of days the property was uninhabitable after the damage 26 occurred. Documentation supporting the claim that the property 2.7 28 was uninhabitable must accompany the application. Such 29 documentation may include, but is not limited to, utility

bills, insurance information, contractors' statements,

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building permit applications, or building inspection certificates of occupancy.

- appraiser shall investigate the statements contained therein to determine whether the applicant is entitled to a partial reimbursement under this section. If the property appraiser determines that the applicant is entitled to such reimbursement, the property appraiser shall calculate the reimbursement amount. The reimbursement shall be an amount equal to the total ad valorem taxes levied on the homestead property for the 2004 tax year, multiplied by a ratio equal to the number of days the property was uninhabitable after the damage occurred in 2004 divided by 366. However, the amount of reimbursement may not exceed \$1,500.
- (d) The property appraiser shall compile a list of property owners entitled to a partial reimbursement. The list shall be submitted to the Department of Revenue no later than April 1, 2005, through an electronic, web-based application provided by the department.
- (e) Upon receipt of the reimbursement lists from the property appraisers, the Department of Revenue shall disburse reimbursement checks from its Administrative Trust Fund in the amounts and to the persons indicated in the reimbursement lists received from the property appraisers. Before disbursing any reimbursement checks, the Department of Revenue shall determine the total of all reimbursement requests submitted by the property appraisers. If the total amount of reimbursement requested exceeds the amount available for that purpose, the department shall reduce all reimbursement checks by a percentage sufficient to reduce total reimbursement payments

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to an amount equal to the appropriation, less any amount retained pursuant to paragraph (2)(c). 3 (f) As used in this section, the term "uninhabitable" means that a building or structure cannot be used during a 4 5 period of 60 days or more for the purpose for which it was constructed. However, if a property owner is living in an 6 uninhabitable structure because alternative living quarters 8 are unavailable, the owner is eliqible for reimbursement as 9 provided in this section.

(2)(a) The property appraiser shall notify the applicant by mail if the property appraiser determines that the applicant is not entitled to receive the reimbursement that he or she applied for under this section. Such notification must be made on or before April 1, 2005. If an applicant's application for reimbursement is not fully granted, the applicant may file a petition with the value adjustment board for review of that decision. The petition must be filed with the value adjustment board on or before the 30th day following the mailing of the notice by the property appraiser.

(b) The value adjustment board shall consider these petitions as expeditiously as possible at the same time it is considering denials of homestead exemptions pursuant to sections 194.032 and 196.151, Florida Statutes.

(c) By May 10, 2005, the property appraiser shall notify the Department of Revenue of the total amount of reimbursements denied for which a petition with the value adjustment board has been filed. The Department of Revenue shall retain an amount equal to the total amount of claims which had petitions filed with the value adjustment board, or

31 \$1 million, whichever is less. This retained amount shall be

1	used for the purpose of paying those claims that were denied
2	by the property appraiser but granted by a value adjustment
3	board. The Department of Revenue shall distribute the
4	remaining funds in accordance with the provisions of paragraph
5	(1)(e) to those property owners whose applications for
6	reimbursement were granted by the property appraiser.
7	(d) The Department of Revenue may not pay claims for
8	reimbursement from the retained funds until all appeals to the
9	value adjustment board have become final. If reimbursements
10	made under paragraph (1)(e) were reduced by the Department of
11	Revenue, reimbursements granted by the value adjustment boards
12	shall be reduced by the same percentage. If the total adjusted
13	reimbursements approved by the value adjustment boards exceeds
14	the amount retained by the department for paying these
15	reimbursements, the department shall further reduce all
16	reimbursement checks by a percentage sufficient to reduce
17	total reimbursement payments to an amount equal to the amount
18	retained.
19	(3) Any person who knowingly and willfully gives false
20	information for the purpose of claiming reimbursement under
21	this section commits a misdemeanor of the first degree,
22	punishable as provided in section 775.082, Florida Statutes,
23	or by a fine not exceeding \$5,000, or both.
24	Section 2. The Department of Revenue shall forward all
25	undeliverable reimbursement checks to the certifying property
26	appraiser for subsequent delivery attempts.
27	Section 3. The sum of \$70,000 is appropriated from the
28	General Revenue Fund to the Administrative Trust Fund of the
29	Department of Revenue for the purpose of administering this
30	act.
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1	Section 4. <u>Notwithstanding the provisions of section</u>
2	216.301, Florida Statutes, to the contrary and in accordance
3	with section 216.351, Florida Statutes, the Executive Office
4	of the Governor shall, on July 1, certify forward all
5	unexpended funds appropriated pursuant to this act.
6	Section 5. The sum of \$20 million is appropriated from
7	the General Revenue Fund to the Administrative Trust Fund of
8	the Department of Revenue for purposes of paying a partial
9	reimbursement of property taxes as provided in this act.
10	Section 6. Reimbursement for sales taxes paid on
11	mobile homes purchased to replace mobile homes damaged by a
12	named tropical system
13	(1) If a mobile home is purchased to replace a mobile
14	home that experienced major damage from a named tropical
15	system, and if the damaged mobile home was the permanent
16	residence of a permanent resident of this state, the state
17	sales tax paid on the purchase of the replacement mobile home
18	shall be reimbursed in the following manner:
19	(a) An application must be filed on or before May 1,
20	2005, by the owner with the property appraiser in the county
21	where the damaged mobile home was located. Failure to file
22	such application on or before May 1, 2005, constitutes a
23	waiver of any claim for reimbursement under this section. The
24	application must be filed in the manner and form prescribed by
25	the property appraiser.
26	(b) The application, attested to under oath, must
27	identify the mobile home that experienced major damage from a
28	named tropical system and the date the damage occurred.
29	Documentation of major damage and a copy of the invoice for
30	the replacement mobile home must accompany the application.
31	Such documentation may include, but is not limited to,

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insurance information or information from the Federal
   Emergency Management Agency or the American Red Cross
   attesting to the major damage of the mobile home.
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          (c) Upon receipt of the application, the property
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   appraiser shall investigate the statements contained therein
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   to determine whether the applicant is entitled to
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   reimbursement under this section. If the property appraiser
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   determines that the applicant is entitled to reimbursement,
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   the property appraiser shall calculate the reimbursement
    amount. The reimbursement shall be an amount equal to the
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   state sales tax paid on the purchase price of the replacement
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   mobile home, as determined by the tax tables of the Department
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   of Revenue, which amount may not exceed $1,500.
          (d) The property appraiser shall compile a list of
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   mobile home owners entitled to reimbursement. The list shall
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   be submitted to the Department of Revenue by June 1, 2005,
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   through an electronic, web-based application provided by the
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   department.
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         (e) Upon receipt of the reimbursement lists from the
   property appraisers, the Department of Revenue shall disburse
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   reimbursement checks from its Administrative Trust Fund in the
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   amounts and to the persons indicated in the reimbursement
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   lists received from the property appraisers. Before disbursing
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   any reimbursement checks, the Department of Revenue shall
   determine the total of all reimbursement requests submitted by
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   the property appraisers. If the total amount of reimbursement
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   requested exceeds the amount available for that purpose, the
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   department shall reduce all reimbursement checks by a
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   percentage sufficient to reduce total reimbursement payments
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to an amount equal to the appropriation, less any amount

retained pursuant to paragraph (2)(c).

1	(f) As used in this section, the term:
2	1. "Major damage" means that a mobile home is more
3	than 50-percent destroyed or that a mobile home cannot be
4	inhabited and cannot be repaired for less than the amount of
5	its value before the named tropical system.
6	2. "Mobile home" means a mobile home as defined in
7	section 320.01(2)(a), Florida Statutes, a manufactured home as
8	defined in section 320.01(2)(b), Florida Statutes, or a
9	trailer as defined in section 320.08(10), Florida Statutes.
10	3. "Permanent residence" and "permanent resident" have
11	the same meanings as provided in section 196.012, Florida
12	Statutes.
13	(2)(a) The property appraiser shall notify the
14	applicant by mail if the property appraiser determines that
15	the applicant is not entitled to receive the reimbursement
16	that he or she applied for under this section. Such
17	notification must be made on or before June 1, 2005. If an
18	applicant's application for reimbursement is not fully
19	granted, the applicant may file a petition with the value
20	adjustment board for review of that decision. The petition
21	must be filed with the value adjustment board on or before the
22	30th day following the mailing of the notice by the property
23	appraiser.
24	(b) The value adjustment board shall consider these
25	petitions as expeditiously as possible at the same time it is
26	considering denials of homestead exemptions pursuant to
27	sections 194.032 and 196.151, Florida Statutes.
28	(c) By July 10, 2005, the property appraiser shall
29	notify the Department of Revenue of the total amount of
30	reimbursements denied for which a petition with the value

31 adjustment board has been filed. The Department of Revenue

1	shall retain an amount equal to the total amount of claims
2	which had petitions filed with the value adjustment board, or
3	\$665,000, whichever is less. This retained amount shall be
4	used for the purpose of paying those claims that were denied
5	by the property appraiser but granted by a value adjustment
6	board. The Department of Revenue shall distribute the
7	remaining funds in accordance with the provisions of paragraph
8	(1)(e) to those mobile home owners whose applications for
9	reimbursement were granted by the property appraiser.
10	(d) The Department of Revenue may not pay claims for
11	reimbursement from the retained funds until all appeals to the
12	value adjustment board have become final. If reimbursements
13	made under paragraph (1)(e) were reduced by the Department of
14	Revenue, reimbursements granted by the value adjustment boards
15	shall be reduced by the same percentage. If the total adjusted
16	reimbursements approved by the value adjustment boards exceeds
17	the amount retained by the department for paying these
18	reimbursements, the department shall further reduce all
19	reimbursement checks by a percentage sufficient to reduce
20	total reimbursement payments to an amount equal to the amount
21	retained.
22	(3) Any person who claims reimbursement under section
23	1 of this act is not eliqible for the reimbursement provided
24	by this section.
25	(4) Any person who knowingly and wilfully gives false
26	information for the purpose of claiming reimbursement under
27	this section commits a misdemeanor of the first degree,
28	punishable as provided in section 775.082, Florida Statutes,
29	or by a fine not exceeding \$5,000, or both.
30	Section 7. The sum of \$15 million is appropriated from
31	the General Revenue fund to the Administrative Trust Fund of

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the Department of Revenue for the purposes of paying sales tax
    reimbursements as provided in this act.
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           Section 8. It is the intent of the Legislature that
    payments made to residents under this act shall be considered
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    disaster-relief assistance within the meaning of section 139
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    of the Internal Revenue Code.
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           Section 9. This act shall take effect upon becoming a
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    law.
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